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COMMONWEALTH OF VIRGINIA

STATE CORPORATION COMMISSION

AT RICHMOND, SEPTEMBER 10, 1999

APPLICATION OF

GTE SOUTH INCORPORATED
(Southwest, Virginia)

CASE NO. PUC960133

Annual Informational Filing

ORDER PRESCRIBING NOTICE

On September 30, 1996, GTE South Incorporated (Southwest, Virginia) (hereinafter "Southwest" or "the Company") filed its 1995 Annual Informational Filing ("AIF"), pursuant to the Commission's Final Order of October 18, 1994, in Case No. PUC930036, which established the GTE South Alternative Regulatory Plan ("Plan").

On July 21, 1999, the Staff filed its Report concerning its compliance audit for the Company's Cost Allocation Manual ("CAM") and the associated AIF for 1995. On September 3, 1999, the Company filed its Motion to Declare Rates Not Subject to Refund and to Close Proceeding. Pursuant to said Motion, the Company and the Staff of the Commission agreed that this proceeding should be closed without the requirement of refunds and further agreed that in doing so, the Company should not be deemed to have conceded or waived its rights to continue to object to decisions made by the Commission in the Company's

final rate order, issued in Case No. PUC950019, and which affect the results of the Staff Report filed in this proceeding.¹

The Plan, which became effective January 1, 1995, specifies the applicable return on equity range to be 10.96% to 13.96% (Paragraph 12) for 1995. The Staff's Report reflects a calculation for intrastate tariffed services' return on equity, revised and restated, of 1.16%. This return on equity indicates that the Company's 1995 earnings were not in excess of those specified by the Plan.

Pursuant to Paragraph 13 of the Plan and the Company's Motion filed September 3, 1999, the Commission is of the opinion that notice and opportunity for a hearing should now be afforded to interested parties. Accordingly,

IT IS THEREFORE ORDERED THAT:

(1) Interested parties may file comments, requests for a hearing, or both, on or before October 29, 1999.

(2) If no sufficient request for hearing is received, a formal hearing with oral testimony may not be held, and the Commission may make its decision based upon the papers filed in this proceeding.

(3) The Company shall publish notice of its 1995 AIF filing and the Staff Report thereon, on one (1) occasion, in

¹ The Commission issued its Final Order in Case No. PUC950019 on April 27, 1999, and the Company filed its Notice of Appeal with the Commission on May 17, 1999.

newspapers having general circulation throughout its Southwest service territory. Such notice should be a display advertisement (not classified advertising) and should be completed on or before October 12, 1999. The form of the notice should be as follows:

NOTICE OF STATE CORPORATION COMMISSION
REVIEW OF EARNINGS OF GTE SOUTH INCORPORATED
(SOUTHWEST, VIRGINIA) FOR CALENDAR YEAR 1995
AND DETERMINATION THAT RATES SHOULD BE MADE
PERMANENT AND THUS NO LONGER SUBJECT TO
REFUND FOR THE YEAR 1995
CASE NO. PUC960133

GTE South Incorporated (Southwest, Virginia) ("Southwest") has filed its 1995 Annual Informational Filing ("AIF") with the State Corporation Commission ("SCC"). Pursuant to Paragraph 13 of the SCC's GTE South Alternative Regulatory Plan ("Plan"), the SCC must determine whether the rates collected during the year 1995 should be made permanent. Such determination would absolve Southwest from any further obligation to make refunds for the year 1995.

Paragraph 13 of the Plan made the rates of Southwest interim for the year 1995, subject to refund if Southwest's return on equity for that year should exceed a range of 10.96% to 13.96%. The SCC Staff filed a Report on the AIF indicating that return on equity for 1995 was 1.16%.

Any person desiring to comment or request a hearing on Southwest's AIF or Staff's Report may do so by filing such comments or requests for hearing with Joel H. Peck, Clerk of the Commission, c/o Document Control Center, P.O. Box 2118, Richmond, Virginia 23218, on or before

October 29, 1999. Any such filing should refer to Case No. PUC960133.

GTE SOUTH INCORPORATED (SOUTHWEST, VIRGINIA)

(4) The Company shall file proof of publication of the notice directed above on or before October 29, 1999.

(5) Southwest shall serve a copy of this Order on the chair of the board of supervisors of any county and upon the mayor or manager of any county, city, or town (or upon equivalent officials in counties, towns, and cities having alternate forms of government) lying within Southwest's service area. Service shall be by first-class mail or delivery to the customary place of business or residence of the person served.

(6) This case is now continued generally.

